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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/624,926	07/21/2003	Frank A. Traylor III	40312.0002USC1	6768	
75	90 01/09/2004		EXAMINER		
Attn: William MERCHANT 8		CHARIOUI,	CHARIOUI, MOHAMED		
P.O. Box 2903	e doold I.C.	ART UNIT	PAPER NUMBER		
Minneapolis, M	1N 55402-0903	2857			
			DATE MAILED: 01/09/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

					Me		
Office Action Summary		Application	No.	Applicant(s)			
		10/624,926		TRAYLOR, FRANK A.			
		Examiner		Art Unit			
		Mohamed C	Charioui	2857			
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
P riod for Reply A SHORTENED STATUTO THE MAILING DATE OF TH - Extensions of time may be available after SIX (6) MONTHS from the maili - If the period for reply specified above - If NO period for reply is specified above - Failure to reply within the set or extered - Any reply received by the Office latered patent term adjustment. See Status	HIS COMMUNICATION. under the provisions of 37 CFR 1. ing date of this communication. e is less than thirty (30) days, a repove, the maximum statutory period nded period for reply will, by statut than three months after the mailing	136(a). In no event bly within the statuto I will apply and will e te, cause the applica	, however, may a reply bory ry minimum of thirty (30) expire SIX (6) MONTHS fi ation to become ABANDC	e timely filed days will be considered time rom the mailing date of this DNED (35 U.S.C. § 133).			
1) Responsive to commu	unication(s) filed on 21 J	luly 2003.					
2a) This action is FINAL .		action is non-	-final.				
	,—						
Disposition of Claims							
4)⊠ Claim(s) <u>24-51</u> is/are	pending in the application	on.					
4a) Of the above claim	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)⊠ Claim(s) <u>38-51</u> is/are	5)⊠ Claim(s) <u>38-51</u> is/are allowed.						
	☑ Claim(s) <u>24-37</u> is/are rejected.						
	Claim(s) is/are objected to.						
8) Claim(s) are su	ubject to restriction and/o	or election req	uirement.				
Application Papers							
9) The specification is ob	•		_				
10) ☐ The drawing(s) filed or	· ·	• -					
	est that any objection to the		-				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
	•	xaminer. Note	ine attached On	ice Action or form P	10-152.		
Priority under 35 U.S.C. §§ 11 12) Acknowledgment is m			25 H C C C 44	0(=) (=) == (5)			
a) All b) Some * c 1. Certified copies 2. Certified copies 3. Copies of the capplication from * See the attached detail 13) Acknowledgment is masince a specific reference 37 CFR 1.78.	None of: of the priority documents of the International Bureated Office action for a listed of a claim for domestic was included in the first the foreign language priority of a claim for domestic of the priority domestic of the priority domestic of the priority domestic of the priority documents.	nts have been ats have been brity document au (PCT Rule tof the certified tic priority underst sentence of the covisional application priority under the priority und	received. received in Applicate have been received to the following the following the following the specification has been the specification for the speci	cation No eived in this National eived. 9(e) (to a provisional or in an Application received.	al application) n Data Sheet. e a specific		
Attachment(s)							
 Notice of References Cited (PTC Notice of Draftsperson's Patent I 		4		nary (PTO-413) Paper No al Patent Application (PT			
3) Information Disclosure Statemen		_	6) Other: .	S Gtorit Application (F.I	0 102)		

U.S. Patent and Trademark Office PTOL-326 (Rev. 11-03) · Application/Control Number: 10/624,926

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DETAILED ACTION

1. Applicant cancelled claims 1-23.

Double Patenting

2. A rejection based on double patenting of the "same invention" type finds its support in the language of 35 U.S.C. 101 which states that "whoever invents or discovers any new and useful process ... may obtain a patent therefor ..." (Emphasis added). Thus, the term "same invention," in this context, means an invention drawn to identical subject matter. See *Miller v. Eagle Mfg. Co.*, 151 U.S. 186 (1894); *In re Ockert*, 245 F.2d 467, 114 USPQ 330 (CCPA 1957); and *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970).

A statutory type (35 U.S.C. 101) double patenting rejection can be overcome by canceling or amending the conflicting claims so they are no longer coextensive in scope. The filing of a terminal disclaimer <u>cannot</u> overcome a double patenting rejection based upon 35 U.S.C. 101.

Claims 24-37 are rejected under 35 U.S.C. 101 as claiming the same invention as that of claims 1-14, respectively, of prior U.S. Patent No. 6,596,153. This is a double patenting rejection.

Allowable Subject Matter

3. Claims 38-51 are allowed.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding claims 38-44, None of the prior art of record teaches or suggests a microprocessor programmed to measure the electrical output of the electrochemical sensor on a periodic basis to produce sensor measurements, calculate a reaction factor, a discharge factor, and an amplitude factor associated with the electrical output of the electrochemical sensor based on the sensor measurements, and calculate the quantity of the electrochemically convertible substance in the gas sample using an

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arithmetic equation based on the reaction factor, the discharge factor and the amplitude

factor; and a display to display results in combination with the rest of the claim

limitations.

Regarding claims 45-51, None of the prior art of record teaches or suggests a

microprocessor programmed to measure the electrical output of the electrochemical

sensor on a periodic basis to produce sensor measurements, calculate a reaction factor

and a discharge factor associated with the electrical output of the electrochemical

sensor based on the sensor measurements, compare a combination of the reaction and

discharge factors to a combination of predetermined reaction and discharge factors

associated with one or more predetermined reactants, and identify the electrochemically

convertible substance as one of the one or more predetermined reactants existing in the

gas sample in combination with the rest of the claim limitations.

Prior art

4. The prior art made record and not relied upon is considered pertinent to

applicant's disclosure:

Porter et al. ['853] disclose breath analysis device.

Thompson ['840] discloses time clock breathanalyzer combination.

Gammenthaler ['746] discloses apparatus and method for determining a person's

sobriety.

Contact information

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5. Any inquiry concerning this communication from examiner should be directed to

Mohamed Charioui whose telephone number is 703 605-4362. The examiner can

normally be reached Monday to Friday 9 am to 6 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Marc S. Hoff can be reached at 703 308-1677. The fax phone number for

the organization where this application is assigned is 703 305-3431.

Any inquiry of a general nature or relating to the status of this application should

be directed to the group receptionist whose number is 703 308-0956.

Mohamed Charioui

12/27/03

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